

ARMS LIMIT URGED TO ASSIST JOBLESS

Lower Rail Rates, Revision of Taxes and Tariff Are Sup- ported in Council.

PRICES ARE OUT OF LINE

Harding Conference Assert Seasonal Trade in U. S. Should Be Corrected.

Special Despatch to THE NEW YORK HERALD.
New York, Oct. 11.—The Harding conference, semi-official advisory commission to help the nation's business back to its feet is likely to grow out of the conference on unemployment. The meeting to-day took the first step for a general economic readjustment which is expected to be national.

The conference, which resumed plenary sessions this afternoon following a week's recess, called on business men and Government agencies to put into effect at once these eight remedial measures:

Readjustment of railway rates to a fair basis of the relative value of commodities.

Speedy tax revision with reductions.

Definite settlement of tariff legislation.

Quick financial settlement between the Government and railroads.

Limitation of world armament.

Stabilization of foreign exchange rates.

Elimination of waste in industry and seasonal operations.

Alignment of wholesale and retail prices.

Creation of an agency or commission to see that the program of the conference is carried into effect throughout the country which will be planned on Friday, said Secretary Hoover.

Out of this committee may grow the permanent Government advisory committee for business.

That the Government underwrite \$2,500,000,000 in loans to the unemployed was a proposal made at the conference by John L. Lewis, president of the United Mine Workers of America, whose suggestion will receive consideration at the next meeting of the committee on unemployment.

The eight measures were declared essential to "constructive and immediate settlement if recovery in business and permanent employment are to be expeditiously accomplished."

The conference also made public tables of index figures gathered by the Commerce and Labor Departments to show the varying effects which deflation of prices, labor and operating costs have had on farmers, mine operators, manufacturers and retailers.

It was shown that living costs in May were 50 per cent. above 1913. At the same time the average price of farm crops to the producer were only 9 per cent. above 1913 and the average wholesale price of foods 52 per cent. higher.

Wheat was 28 per cent. above the pre-war price to the farmer, but bread at wholesale was 73 per cent. higher.

While the farmer was receiving 9 per cent. less than in 1913 for his beef cattle, the wholesale price of a beef carcass at Chicago was 24 per cent. above the pre-war price.

Cotton to the producer brought 5 per cent. more than in 1913, but at print cloth at wholesale the price was 37 per cent. more than in the pre-war period.

The conference also gave a general estimate of all union wages, which were put at 89 per cent. above 1913.

In proposing that the Government discount \$2,500,000,000 worth of promissory notes to be signed by the nation's unemployed, John L. Lewis, head of the mine workers, said this was only a temporary measure intended to relieve the jobless. As a permanent measure against unemployment he proposed that the Government require all corporations in interstate commerce to build a reserve employment fund equal to one-half of the annual payroll. Out of this, he said, the corporation could carry workers through slack periods and periods of seasonal unemployment.

Investigation by a Government agency of all wage scales also was proposed by Lewis. The investigation, he said, would show that workers are not getting pay out of proportion to living costs despite continuance of some wartime scales. Wages, he declared, should not be deflated.

Lewis's plan for Government loans would be carried out through a Federal commission on unemployment credit which would loan the application of the jobless workers. Loans would be limited to \$100 a month for heads of families and \$50 a month for single persons. Mr. Lewis said:

"The notes could be discounted at national banks. The Government would protect the banks by issuing and depositing short time Treasury certificates as collateral. These credits would not total in excess of two and one-half billion dollars. Less than 10 per cent. of the available credits of the banking system of the country could be absorbed. Through the availability of these credits the self-respect and dignity of the worker could be maintained."

Lewis said similar plans are being considered in England and other countries of Europe.

KABER JURY FAILS TO AGREE IN SIX HOURS

Marion McArdle Hears Self Branded a Murderer.

CLEVELAND, Oct. 11.—The jury trying Miss Marion McArdle, 26, charged with the first degree murder of Daniel Kaber, her stepfather, was locked up in a hotel late to-night after being unable to reach an agreement. The jurors had the case about six and one-half hours.

In his charge Judge Homer G. Powell instructed the jury to return one of four verdicts—first degree murder with mercy, second degree murder or acquittal.

Pale and weary Miss McArdle listened to the closing arguments of the State and of her own counsel. She heard herself branded as a murderer by the prosecution and later referred to as a "tool in the hands of her mother, whom she loved too well," by her counsel.

DETECTIVE GUILTY IN STOLEN CAR CASE

Richardson and Accomplice to Be Sentenced Later.

WANTWORTH, Conn., Oct. 11.—Detective Sergeant Andrew J. Richardson of the New Britain police force and Jacob Winkler of New Britain pleaded guilty in the Superior Court here to-day to charges of receiving and concealing stolen automobiles.

Passing of sentence was deferred by Judge Wolfe. This action in the New Britain inquiry followed a conference between the accused men and State's Attorney John J. McLaughlin.

MRS. STILLMAN ASKS SON'S GUARDIANSHIP

Will File Application for Legal Control of Alexander, 11 Years Old.

CONFERENCE ON TO-DAY

Counsel for Banker's Wife Pre- pares for Hearings Be- fore Referee.

The first legal move in the James A. Stillman suit to be made in this city was started yesterday by John P. Brennan, chief counsel for Mrs. Anne Urquhart Potter Stillman, when he obtained from Hugh Begley, special guardian clerk of the Surrogate's Court, an application blank for a special guardianship, which, he explained, Mrs. Stillman probably will file to-day in an action to obtain legal control of her second son, Alexander Stillman, 11 years old. Papers in the action will be served on Nicol Anable, Fuller & Sullivan, attorneys for the former banker. Should Mrs. Stillman decide to contest the application it

will be tried in open court, with Mr. and Mrs. Stillman present.

Mr. Brennan's obtaining of the application was in accordance with an agreement entered into last July by the opposing lawyers that neither side would make a court move in the suit until October 11. That stipulation was agreed upon because several of the lawyers were leaving town for their vacation.

Mr. Brennan's appearance in court the very day the agreement expired was pointed out as an indication that Mrs. Stillman's defense had a series of new surprises to spring between now and the resumption of hearings before Referee Daniel J. Gleason at Poughkeepsie October 25.

In preparation for the resumption of these hearings there will be a conference to-morrow at the home of Mr. Brennan in Yonkers. Mrs. Stillman will be present, as will John E. Mack, guardian ad litem for baby Guy Stillman, and Abel I. Smith of Stanchfield & Levy, who is associated with her defense.

Outerbridge Horsey, of counsel for Mr. Stillman, said he knew nothing of Mrs. Stillman's move for a special guardianship for Alexander Stillman until he read it in the newspapers. He said his law firm will accept service in behalf of the former banker or, if Mrs. Stillman so desires, service on Mr. Stillman in person can be arranged.

Just why Mrs. Stillman should seek a guardianship when custody of Alexander was granted to her by Justice Morschauer caused considerable comment. The general supposition was that she desired to gain control of the financial interests Alexander has in the estate of his grandfather, the late James A. Stillman. There never has been an accounting of the Stillman children's share of

this estate, it was stated, and it is thought possible Mrs. Stillman desires such and decided the only way she could obtain it was through a special guardianship.

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